

MINUTES OF THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

CHRISTIAN v. AMERICAN STERLING BANK

Case No. 08CV90 LAB(RBB)

Time Spent:

HON. RUBEN B. BROOKS

CT. DEPUTY VICKY LEE

Rptr.

Attorneys

Plaintiffs

Defendants

PROCEEDINGS: In Chambers In Court Telephonic

On May 22, 2008, Plaintiff filed an Ex Parte Application for Leave to Take Class Discovery and Supporting Memorandum of Points and Authorities, accompanied by the Declaration of Marcus J. Jackson [doc. no. 16]. No proof of service was attached to the Ex Parte Application, and as of this date, no opposition has been received.

The Application fails to describe the discovery Plaintiff seeks with any specificity. If she chooses to resubmit an application, she must identify (1) the type of discovery requested (e.g., depositions, interrogatories, etc.), (2) the responding party or parties (names of deponents, third-parties, etc.) and (3) describe with specificity the information or items sought. In addition, any resubmitted Ex Parte Application should be served on the Defendant.

DATE: June 13, 2008

IT IS SO ORDERED:


Ruben B. Brooks,
U.S. Magistrate Judge

cc: Judge Burns
All Parties of Record

INITIALS: VL (mq/irc) Deputy